5th Sub. S.B. 61 PRIVATELY OWNED HEALTH CARE ORGANIZATION TASK FORCE

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 28, 2005 11:17 AM

Representative **Jeff Alexander** proposes the following amendments:

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1. Page 4, Lines 89 through 95:
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                (i) the impact of proliferation of medical technology and facilities
                (j) patient choice of, and access to, health care providers including:
                (i) the impact of any willing provider laws as applied to health maintenance organizations and
         preferred provider organizations; and
                (ii) the use of medical non-compete provisions; and
                (k) the effect of Subsections (1)(a) through (g) on:
                (i) the state's Medicaid program;
                (ii) other government delivered health care services;
                (iii) patients of the government programs described in this Subsection (k), and
                (iv) the health care delivery systems of the government programs described in this subsection
         <u>(k)</u> .
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                (2) Notwithstanding the provisions of Section 52-4-5, the task force may close a
         meeting to review or discuss a record which { is } :
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                (a) is a trade secret; or
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                (b) contains commercial information; and
                (c) is classified as a protected record under Section 63-2-304.
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